MUA I 2 144

Docket No. <u>10010.929C</u> # 9

GRAIP 2300

NITED STATES PATENT AND TRADEMARK OFFICE

TYTEN SION
OF TIME

The Hon. Commissioner of attents and Trademarks Vashington, D.C. 20231 BOX FWC

Sir:

This is a request for filing a

xx Continuation application

Divisional application

under 37 CFR 1.62, of pending prior application

Serial No. 07/731,636

filed on: July 17, 1991

of: BERTRAND SERLET ET AL.

for: METHOD FOR PROVIDING AUTOMATIC AND DYNAMIC TRANSLATION OF LANGUAGE-BASED MESSAGE PASSING INTO OPERATING SYSTEM MESSAGE PASSING

XX\_1. The filing fee is calculated below:

OTHER THAN A (Col. 1) (Col. 2) SMALL ENTITY SMALL ENTITY

For:	No. Filed	No. Extra	Rate	Fee	Rate	Fee	Fee	
Basic Fee:		The same	,	\$365		\$ 7	30	
Total Claims:	18 - 20=		×11=	\$	× 22=	\$	0	
Indep. Claims:	2 - 3=	*	×38=	\$	x 76=	\$	0	
Multiple Dependent Claim(s) Presented			+120	\$	+240	\$	0	
* If the difference in Col. 1 is less than			TOTAL	\$	TOTAL	\$ 7	<del></del>	

 If the difference in Col. 1 is less than zero, enter "O" in Col. 2.

XX 2. A check in the amount of \$730.00 is enclosed for the filing fee.

XX 3. A check in the amount of \$370.00 is enclosed as a petition fee for a two month extension of time pursuant to Rule 1.17.

 4.	Please	cancel	claims	

XX 5. Please amend the Specification by inserting after the title, the sentence: --This is a continuation of application Serial No.07/731,636 filed July 17, 1991.--

\_\_\_\_ 6. A verified statement claiming small entity status was filed in the pending prior application and such status is still proper and desired.

XX 7. The prior application is assigned to: NeXT Computer, Inc.

090 BA 11/09/94 07731636

i 116

370.00 CK

XX 8. The Power of Attorney in the prior application is to:

## **HECKER & HARRIMAN**

- XX (a) The Power appears in the original papers of the prior application.
- (b) Since the Power does not appear in the original papers, a copy of the Power in the prior application is enclosed.
- XX\_ (c) Recognize as associate attorney and address all future communications to:

## GARY A. HECKER

- \_\_\_\_\_ 9. A preliminary amendment is enclosed.
- XX 10. It is hereby requested that any request for a convention priority made in the prior application be transferred to this Rule 1.62 application.
- XX 11. Applicant hereby petitions for an extension of time pursuant to Rule 1.136, if one is needed, for the above-noted prior application. A duplicate copy of this sheet is enclosed for filing in the proper application file.
- XX 12. Enter the amendment previously filed on <u>August 23, 1994</u> but unentered in the parent application.
- <u>XX</u> 13. The Commissioner is hereby authorized to charge payment of any additional fees associated with this communication, or credit any overpayment, to Deposit Account Number 08-1520. A duplicate of this authorization is enclosed.

The undersigned declares further, that all statements made herein of his own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

**HECKER & HARRIMAN** 

Date: \_/0/3//94

By:

J. D. HARRIMAN II

Reg. No. 31,967

\_\_\_Inventor(s)

\_\_Assignee of Complete Interest

XX Attorney of Record in prior application.

2029 Century Park East Suite 1600 Los Angeles, California 90067 310-286-0377

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail (Label No.TB 631778983) in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231 on: October 31, 1994

(Date of Deposit)

(Signature) (

Req. No

Catal

Docket No. 10010.929C

/C J.E. 2114102

## N THE UNITED STATES PATENT AND TRADEMARK OFFICE

The Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231 BOX FWC

Sir:

This is a request for filing a

xx Continuation application \_\_\_\_ Divisional application

under 37 CFR 1.62, of pending prior application

Serial No. 07/731,636

filed on: July 17, 1991

of: BERTRAND SERLET ET AL.

for: METHOD FOR PROVIDING AUTOMATIC AND DYNAMIC TRANSLATION
OF LANGUAGE-BASED MESSAGE PASSING INTO OPERATING SYSTEM
MESSAGE PASSING

XX\_1. The filing fee is calculated below:

OTHER THAN A (Col. 1) (Col. 2) SMALL ENTITY SMALL ENTITY

For:	No. Filed	No. Extra	Rate	Fee	Rate	Fe	Fee	
Basic Fee:			,	\$ 365		\$	730	
Total Claims:	18 - 20=	*	×11=	\$	× 22=	\$	0	
Indep. Claims:	2 - 3=	*	×38=	\$	x 76=	\$	0	
Multiple Dependent Claim(s) Presented			+120	\$	+240	\$	0	
* If the difference in Col. 1 is less than			TOTAL	\$	TOTAL	\$	730	

\* If the difference in Col. 1 is less than zero, enter "O" in Col. 2.

XX 2. A check in the amount of \$730.00 is enclosed for the filing fee.

XX 3. A check in the amount of \$370.00 is enclosed as a petition fee for a two month extension of time pursuant to Rule 1.17.

\_\_\_\_ 4. Please cancel claims \_\_\_\_\_

XX 5. Please amend the Specification by inserting after the title, the sentence: This is a continuation of application Serial No.07/731,636 filed July 17, 1991, now abandoned.

\_\_\_\_\_ 6. A verified statement claiming small entity status was filed in the pending prior application and such status is still proper and desired.

XX 7. The prior application is assigned to: NeXT Computer, Inc.





XX 8. The Power of Attorney in the prior application is to:

HECKER & HARRIMAN
XX (a) The Power appears in the original papers of the prior application.
(b) Since the Power does not appear in the original papers, a copy of the Power in the prior application is enclosed.
XX (c) Recognize as associate attorney and address all future communications to:
GARY A. HECKER
9. A preliminary amendment is enclosed.
XX 10. It is hereby requested that any request for a convention priority made in the prior application be transferred to this Rule 1.62 application.
XX 11. Applicant hereby petitions for an extension of time pursuant to Rule 1.136, if one is needed, for the above-noted prior application. A duplicate copy of this sheet is enclosed for filing in the proper application file.
XX 12. Enter the amendment previously filed on <u>August 23, 1994</u> but unentered in the parent application.
XX 13. The Commissioner is hereby authorized to charge payment of any additional fees associated with this communication, or credit any overpayment, to Deposit Account Number 08-1520. A duplicate of this authorization is enclosed.
The undersigned declares further, that all statements made herein of his own knowledge are true, and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.
Respectfully submitted,
HECKER & HARRIMAN
Date: /0/3////  By:
2029 Century Park East  Suite 1600  Los Angeles, California 90067  as Express Mail (Label No.TB(31718983)) in an envelope addressed tc: Commissioner of Patents and Trademarks, Washington, D.C. 20231 on:  (Date of Deposit)

\_Page 2